		TRICT COURT T OF NEW YORK					
MOTER	10	Plaintiff(s)					
	-agains	t-	C5(	il	1588	(LAK)	
MIL NE.	7000	Defendant(s)  ORDER	/ [] 	SDS S OOCU LLCT OOC # DAIL	SDNY MENT RONICA	LLY FILE	
LEWIS A. KAPL	AN, Dist	rict Judge.					
	ils adeq	ction is invoked pursuant to 28 U.S.C. § 1332 uately to allege the existence of subject matter quately to allege:	. The comer jurisdicti	iplaint on beca	or notice of ause, perha	removal, ps among	
	The citizenship of one or more natural persons. See, e.g., Sun Printing & Public Ass'n v. Edwards, 194 U.S. 377 (1904); Leveraged Leasing Administration Conference Conference Conference (1904).						
	abla	The citizenship of one or more corporations.	corporations. See 28 U.S.C. § 1332(c)(1).				
		The citizenship of one or more partnerships. See Carden v. Arkoma Assocs., 494 U.S. 195 (1990).					
	The citizenship of one or more limited liability companies. See Handlesman v. Bedford Village Green Assocs. L.P., 213 F.3d 48, 52 (2d Cir. 2000).						
	☐ The nature and citizenship of one or more business entities.						
	☐ The timely removal of the action from state court.						
removal, as the be dismissed or,	Absent case may	the filing, on or before $\frac{3/31/0.5}{2}$ y be, adequately alleging the existence of subved, remanded.	, of an ame ject matter	nded c jurisdi	omplaint or ction, the ac	notice of ction will	
	SO OR	DERED.					
Dated: 2/10	His		ewis A. Ka States Dist		ge		